BRUCE LOCKE, Bar #177807 MOSS & LOCKE 555 University Avenue #170 E-Ning Sacramento, CA 95825 Telephone: (916) 569-0663 3 blocke@mosslocke.com 4 JOHN BALAZS, Bar #157287 Attorney At Law 5 916 2nd Street, 2nd Floor FILED Sacramento, California 95814 6 Telephone: (916) 505-1687 john@balazslaw.com MAR 2 1 2006 7 RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA Attorneys for Defendant 8 AMR MOHSEN 9 10 IN THE UNITED STATES DISTRICT COURT 11 FOR THE NORTHERN DISTRICT OF CALIFORNIA 12 SAN FRANCISCO DIVISION 13 14 No. CR 03-0095-WBS UNITED STATES OF AMERICA, 15 Plaintiff, STIPULATION AND PROPOSED ORDER TO AMEND THE CONDITIONS OF 16 CONFINEMENT 17 ν. AMR MOHSEN and ALY MOHSEN, 18 19 Defendants. 20 The Defendant Amr Mohsen and the United States hereby stipulate 21 that the Court's order dated August 30, 2004 concerning the conditions 22 of Amr Mohsen's confinement may be vacated and an order entered to the 23 24 effect that the conditions of Amr Mohsen's confinement will be determined pursuant to the regular procedure established by the Alameda 25 County detention facility in which defendant Amr Mohsen is 26 incarcerated. Mr. Waldinger, counsel for the government, has 27

authorized John Balazs to sign this stipulation for him.

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1	DATED: March 21, 2006 /S/ JOHN BALAZS John Balazs
2	Attorney for Amr Mohsen
3	DATED: March 21, 2006/S/_by_BRUCE_LOCKE
4	for Kyle Waldinger, AUSA Attorney for the United States
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7	ORDER
8	Accordingly, for good cause appearing, IT IS HEREBY ORDERED:
9	This Court's order dated August 30, 2004 is hereby vacated
10	and the defendant Amr Mohsen's conditions of confinement shall be
11	determined pursuant to the regular procedure established by the Alameda
12	County detention facility in which defendant Amr Mohsen is
13	incarcerated.
14	DATED: March 22, 2006 Honorable William B. Shubb
15	United States District Judge
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